EASTERN DISTRICT OFWISCONSIN (Milwankee) EASTERN DISTRICT COURT (Milwankee) EASTERN DISTRICT COURT FILED

Nehemias Huertas, JR., STEPHENDED STEPHENDES

Plaintiff, COMPLAINT

Case No: 2:19-CV-00592-NJ-PP

Michael Hafemann, Co Waite, Co Morton, Co Murray, Armor Health care, Well Path, Dr. Karen Horton, Dr. Laure Sukawaty Dr. Jackie Christanson Dr. Shell

Dr. Laura Sukowaty, Dr. Jackie Christanson, Dr. Shelly Johnson, Dr. Jennifer Sabatier, Charles Dombeck, Nurse Holly, Nurse Sheryl,

Nurse Mud, Nurse Scott, Nurse Jane Doe 1,

Nurse Jane Doe 5, Nurse Jane Doe 6, Nurse Jane Doe 4, Nurse Jane Doe 5, Nurse Jane Doe 6, Nurse Jane Doe 7,

Milwankee County.

V.

Defendants.

1). Nehemias (Huertas) Jr., appears in this action prose, pursuant to 42 U.S.C. Sec. 1983 This court has Jurisdiction under 28 USC. Sec. 1331 and 1343(a)(3).

Hern District OF WISCONSIN is an appropriate

Venue under 28 U.S.O. Sec. 1391(b) because it is where the events giving rise to this claim occured.

3) The plaintiff Nehemias Huertas Jr., is and was at all times relevant to this complaint a gre trial detained at the Milwankee county touse of correction and Milwankee County Lail Facility.

4). The defendant Michael Hafemannis and Was at all times velevant to this complaint the Super Interdant of the Milwankee County House of correction (HoC). He is responsible for the operation of the HOC and for the Welfare of all inmates in that Jail.

5). Defendant co Waite is and was at all times relevant to this complaint a correctional officer at the Milwankee county House of Correction.

b). Defendant comprison is and was at all times relevant to this complaint a correctional officerat the milwaukee county House of Correction.

7). Defendant co Murray is and Was at all times relevant to this complaint a correctional officer at the PAGE 2 OF 23

Milwankee County House OF Correction 8). Defendant Armor Health Care is and was at all times relevant to this complaint the sole theath service company contracted to the Milwaukee county House of Correction that lead up to 03-31-2019. 9). Defendant Well Path is and was at all-times relevant to this complaint the sole Health Service company contracted to the milwaukee County House of Correction and milwaukee county Jail Facility. 10). Defendant Dr. Karen Horton is and Was at all times relevant to this complaint the Medical Director OF Armor Health care. 11). Defendant Dr. Laura Sukowaty is and was at all times relevant to this complaint the Medical Director of Well Path Health Care. 12) Defendant Dr. Shelly Johnson is and was at all times relevant to this complaint, a Doctor From Armor Health care (For the Milw. CO. HOC). 13). Defendant Dr. Jackie Christanson is and was at all times relevant to this compaint, a Doctor from Armor

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Health Care (for the Nilw. co. HOC).

14). Defendant Dr. Jennifer Sabatier is and Was at all times relevant to this complaint, a Doctor From Well Path (For the Milw. co. HOC).

15). Defendant Charles Dombeck is and Was at all times relevant to this complaint, a Murse Practitioner. From Armor Health Care & Well Path (For the Milw. co. Hoc.).

16). Defendant Nurse Holly is and Was at all-times relevant to this complaint, a nurse From Armor Health care & Well Path (For the Milw. Co. +to c).

17). Defendant Nurse shery is and was at all times relevant to this complaint, a nurse from Armor Health Care & Well Path (For the Milw. Co. Hoc).

18). Defendant Nurse Mudis and Was at all times relevant to this complaint, a Nurse From Armor Health care & Well Path (For the Milw. co. HOC).

19). Defendant Nurse Scott is and Was at all-times relevant to this complaint, a nurse from Well Path (For the Milw-co.ttoc).

20). Defendant Nurse Jane Doe 1 is and Was at all times relevant to this complaint, a nurse From Well Path (For the Milw. co. Jail Facility).

21). Defendant Nurse Jane Doe 2 is and Was at all times relevant to this Complaint, a Mouse from Well Path (For the Milw-Co Jail Facility).

22). Defendant Nurse Jane Doe 3 is and Was at all times relevant to this complaint, a nurse from Well Path (For the Milw. Co. Jail Facility).

23). Defendant Nurse Jane Doe4 is and Was at all times relevant to this complaint, a nurse from Well Path (for the MIW. CO. Jail Facility).

24). Defendant Nurse Jane Does is and was at all times relevant to this complaint, a nurse from Well Path (for the Milw. Co. Jail facility).

25). Defendant Nurse Jane Doe b is and Was at all times relevant to this complaint, a nurse from Well Path (for the Milw co. Jail Facility).

26). Defendant Nurse Jane Doe 7 is and Was at all-times relevant to this complaint, a nurse from Well Path (for the Milw. Co. Jail facility). PAGES OF 23

27). Defendant Milwaukee County is and Was at all times relevant to this complaint.

28). All the above hamed defendants are being sued in their official and individual Capacities.

29) Huertas exhausted his administrative Remedies
pursuant to WIS. Adm. Code Sec. 310.05 by Filing
Multiple inmate grievances (form 1299-1 & form 25951 Hoc,
Kiosk), both complaining and appealing of staff
adverse actions.

V. Facts

30). On 02-14-2019 Plaintiff Nehemias Huertas Jr., had an enlarge bursta (L. Elbow) Which Suddendly rupture in the milwankee county Jail Facility (Pod 54 day room).

31)-On or about 02-18-2019 at the country Jail facility Clinic a culture was obtain by Health Staff, and a blood Sample which results Came back negative for infection to Mr. Huertas L Elbaw (open wound).

32). On or about 02-24-2019 inmate thertas was transferred to the House OF Correction (HOC) in Franklin, WISCONSIN. 33). On Or about 03-05-2019 Mr. HURTAS Was housed in the Hoc dorm Mb. Inmate Huerta's required immidiate Medical attention as he reported the Medical incident to cowaite multiple times Co Waife is an officer at the Hoc. co waite with deliberate indifference failed to call the HOC health Services unit. Instead of taking Mr. Huertas to the Health Center, Mr. Huertas Was escorted to the gymnasium. Mr. Huertas Was forced to Wait in the gymnasium for four hours in escrussiating pain with a dirty and Wet, loose bandage and open Wound left unattended, exposed to infection. 34). Numerous times inmate thertas continuosly asked co Waite to call the Health center but co Waite refused to seek Medical attention for inmate Huertas Serions Medical need. 35). On or about 03-10-2019 approximately at 10:54 am inmate thertas asked co Boescher to be Seen by Medical Staff and escorted

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to the Health Center for Wound Care to Mr. Huertas L. Elbow, the Wound was draining fluid and Causing Pain. HOC & Health Staff Were Contacted by CO Boscher Numerous times but HOC & Health Staff through deliberate indifference ignored the problem for three hours. Mr. Huertas Wasn't escorted to the health center butil 1:30 pm 36). Un or about 03-11-2019 Mr. Huertas had an appointment with the Orthopaedic Dr. Mark Hodgson Were he learned that at that point Mr. Huertas had a Septic LElbow, Which he did not had before 03-05-2019. 37). On 03-20-2019 Mr. Huertas had Surgical procedure to Septic L. Elbow performed by Dr. Mark Hodgson at the orthopaedic Hospital of Wisconsin. About an hour after Surgery Mr. Huertas Was transfered back to the Hoc With a paper Script for Pain Medication ordered by Dr. Hodgson. On 03-20-2019 back at the Hoc Health Center Nurse Tammy interfered with treatment prescribed, and informed Mr. Huertas She is not giving thertas such pain medication" because "it is against the law for the Armor Health Care to provide opiods to an irmate". Mr. Huertas stated he was in a lot of pain as he Just got off Surgery TAGE 8 OF

Couple hours prior to being escorted to the HOCS Health center and that the orthopaedic Swaeon prescribed an order of Pain Medication. Mr. Huertas was also made aware of his allergies to Tylenol which "NORCO" contains. Nevertheless, the Health Center refused to praide or prescribed and consider an effective subtitute or anything atall 38). DN 03/21/2019 Mr. Huertas Was transported to the Orthopaedic Hospital for a follow of affointment with the Surgeon Dr. Mark Hodgson. Mr. Huertas Notified Dr. Hodgson, the Hocs Health center Wouldn't provide "yorko" because he Made an error and prescribed a Medication that contains Tylend which thertas is allergic to, and asked if Dr. Hodason Can Prescribe a different medication but, britodoson stated sorry / can't Mr. Huertas was then transported back to the HOC, Where he seen Dr. Jackie Christanson for a vontinary Follow up. During this follow up appointment Mr. Huertas, notified Dr. Christanson about the existence of his excruciating pain Mr. Huertas Was obviously in severe Pain, pleading for Pain Medication, Dr. Christanson stated: Somy in not providing Norto besides its not appropriate, Norco has Tylekoland you're allegic. Dr. Christanson lefuse to treat thuertas serious pain to his Significant in Jury-Mr-thertas remained enduring severe pain and Suffering. Nonetheless, Dr. Christanson refused to provide available treatment, with respect to Mr. Huertas severity and Stuge of his condition. PAGE 9 OF 23

39). On 03-26-2019 Mr. Huertas Was seen by Dr. shelly Johnson tor a Sick call regarding Mr. Huerta's Serious pain to his L. Elbow and back Pain etc. - Dr. Johnson reffered thuertas to Physical therapy and refused to Provide and consider an effective subtitute Medication instead she provided Transadol, an ineffective Medicatron for Huertas, Significant injury & Serious Pain . Furthermore, during the Numerous visits to the health center on a daily Mr. Huertas even complained to all the Nurses Who perform his dressing Changes during wound care to 10 availand Suffer greatly post-Surgery Complications through his entire recovery. 40). Un or about 04-02-2019 around 12:30pm Mr. Huertas Complained to Musse shery that he was "having complications swallowing his Food and that he "Felt itchy all over his body". Nurse sheryl then asked Mr. Huertas What is he "Jaking For Meds?" Mr. Huertas replied: "I guess some new Medication, 73". Nurse shery stated: "that I be Tylene/3". Mr. Huertas stated: "What ! I'm allergic to Tyleno! no Worder in having allergic reactions! "Nurse shery stated: "Whoever fut you on that messed up. But don't say you heard it From Me! My thertas later reviewed his medical record and learned that Nurse Shery Ordered Tyleno 13 and Dr. Lawa Showaity approved it. 41). On 04-08-2019 Mr. Huertas Was seen by Nurse Practitioner PAGE 10 OF 23

Charles Dombeck for a follow up. Mr. Huertas notified Charles about the existence of his chronic pain Since Surgery and how Dr. Christanson refuse toprescribe anything for his pain and Dr. Johnson prescribed Iramadol but Tranado/has been ineffective. Mr. Huertas also notified charles how the Health center has been very untain in treating Mr. Huertas pain With ineffective treatment, because he was prescribed pain Medication but the Medication contains Tyleno/WhichMr. thurstas is allergic to. Charles simply stated: "In not prescribing fain Killers!" 42). Un Saturday 04-13-2019 approximately at 6:30AM inmate Huertas requested to be escorted Hothe Health Center as Mr. Huertas had an obvious open bleeding wound that required immidiate Medical attention. Co Mignel contacted the Health center numerous times and notified the Health center Mr. Huertas need it to be seen immidiately for Wound Care as his bandage Was damped in blood and thid. Health Center Staff thru deliberate indifference ignored the urgency of this issue. This lead to creating a life threatning Situation for Mr. Thertas because the Wound Was bleeding ProFusely. Mr. Huertas Was in exclusion Pain For over seven hours. Mr. Huertas Was seen at 1:15PM. Huerofas asked the Health Center CO(Servano) PACE 1 OF 23

"Why did it tack so long for theretas to be escented to the Health Center ?" Co Servano Stated: They don't Want to Work", reffering specifically to Muse Holly. The lack of Metical treatment was inhumane and unecessary. 43). (In or about 04-17-2019 during a Sick Call/Follow up regarding Mr. Huertas back Pain & elbow Pain etc. Mr. Huertas informed Dr. Jennifer Sabatier about the serious pain he experience on a daily to his L-Elbow. Mr. Huertas also notified Dr. Sabatierthat he Suffosed to be on pain Killers, Dr. Sabatier stated: She is "not providing pain Killers" to Mr. Huertas. 44). On 04-18-2019 Mr. Huertas Was Seen by Charles Dombeck for a follow up due to the continuos serious pain, swelling and drainage. On ce again Mr. Huertas was prescribed in effective treatment (Rafroxen), and reffered to orthopedic Surgeon for tollow up to no avail as Dr. Mark Hodgson erroneous treatment decision also has lead Mr. Huertas to Suffer greatly post- Swaery complications, and excessive suffering. 45). On 04-29-2019 around 9PM CO Gilbert Called the Health contex for M. Huertas to be seen as PAGE BOF 23

Huertas Was tearing in **Exercising** Pain With his bandage obviously bloody, in the Hoc M6 dorm at the Co's desk. Co Gilbert Stated: that Nurse Scott & Nurse Mud both refuse to see Huertas! Co Murray Was present at the desk at this moment and laughs very loud as she Stated: "That's Why you're going to be infain!" Recklessly disregarding inmate thertas serious Medical Need.

46). On 05-03-2019 Milwaux ee county Jail Facility (CJF) Well Path Nurse Jane Doe! Failed to perform prescribed dressing Changes to immate thertas L. Elbow, in the Morning.

47. On 05-07-2019 CJF Well Path Nurse Jane Doe 2. Failed to Perform prescribed dressing changes to Mr. Huertas L. Elbow, CAM & PM).

48). On 05-18-2019 CJFWell Path Nurse Jane Does Failed to perform prescribed dressing changes to Mr. Huertas L. Elban, (AMEPM).

49). On 05-20-2019 CJF Well Path Nurse Jane Doe 4. Failed to perform prescribed dressing changes to Mrthuertas L. Elbow, (AM&PM).

50). On 05-21-2019 CJF Well Path Nurse Jane Doe 5 Failed to Perform Prescribed dressing changes to MV. Huertas LEIbow, (AM & PM).

51). On 05-22-2019 CJF Well Path Nurse Jane Doe 6, Failed to perform prescribed dressing changes to Mr. Huertas L. Elbow, CAM & PM.

52). On 05-27-2019 CJFWell Path Nurse Jane Doe 7 failed to perform Prescribed dressing Changes to Mr. thertas L-Elbow, (AMEPM).

VI. Cause Of Action

53). Huertas Was subsected to a violation of his Fight Amendment and the Equal Protection clause of the Fourteenth Amendment Rights to the US. CONST.

Huertas realleges and incorporate paragraphs 30 thru 52 as though they were stated fully herein.

VIII. Denial Of Adequate Medical Care

54)-thertas was subjected to denial of ordelay in access to Medical personnel and inadequate medical PAGE MOFE 23

care in Violation of Mr. Huertas Fight and Forteenth Amendment Rights to the U.S. CONST. Huertas incorporate Paragraphs 30 thru 52 as though they were stated fully herein. Defendant co Waite Violated Huertas rights by denial of ordelay in access to medical care. Co Waite was a cting Within the scope of his employment and Knew From his observation of conditions that the detainee was inneed of immidiate Medical care and through will ful and Wanton conduct failed to take reasonable action to Summon medical care co Warte Knew of a substantial risk From the very Fact that the VISK was obvious and disregarded! This created a life threatning situation for Mr. Huertas as he was infected by a deadly bacteria which lead the detainer into a fainful Surgery of excessive Suffering for leaving an open Wound unattended exposed to infection. Huertas Suffer greatly Physically, emotionally and mentally. Defendants co Morton, Co Murray, Dr. Kaven Horton, Dr. Laura Sukowaty, Dr. Shelly Johnson, Dr. Jenniffer Sabatier, (NP) charles Dombeck, Dr. Jackie Christanson, Nurses: Holly, Sheryl, Mud, Scott, Jane Doel Jane Doe 2, Jane Doe 3, Jane Doe 4, Jane Doe 5, Jane Boe 6 and Jane Doe 7, also violated Mr. Huertas rights due to the denial of or delay in access to Medical care and/or adequate Medical care, which resulted to theretas enduring Chronic pain and excessive suffering. PAGE 15 OF 123

Deliberate Indifference 55). The deliberate indifférence to medical needs violated Mr. Huertas rights and constituted, cruel and hnushalphnishment and a due Process Violation under the First Eight and Farteenth Amendment to the U.S. CONST. Huertas realleges and incorporate garagraphs 30 thru 52 as though they were stated Fully herein. Defendants co Waite, co Morton, co Murray, Dr. Laura Sukowaty, Dr. Jackie Christanson, Dr. Jennifer Sabatier, (NP) charles Dombeck, Nurses: Holly, Sheryl, Mud, Scott, Jane Doel, Jane Doe 2, Jane Doe 3, Jane Doe 4, Jane Doe 5, Jane Doele, and Jane Doe 7 all the above Mentioned individuals herein Violated Huertas rights by being deliberately indifferent to Mr. Huertas Need to receive adequate Medical treatment, amounting to unecessary and Wanton infliction of pain by intentionally derying or delaying access to Medical care and also persisted in ineffective treatment for a condition that is painful Medical personnel Simply resorted to an easier course of treatment that they knew is less efficacions. Furthermore, Officials Knew of a substantial risk from the very Fact that the risk Was obvious and disregarded Hubritas existence of chronic, Substantial Pain, and risk of infaction. Denial of medical careby nurses and officers failure to carry out Medical orders Prescribed by the Orthopedic doctor resulted to chronic pain and excessive Suffering. PAGE 100F 123

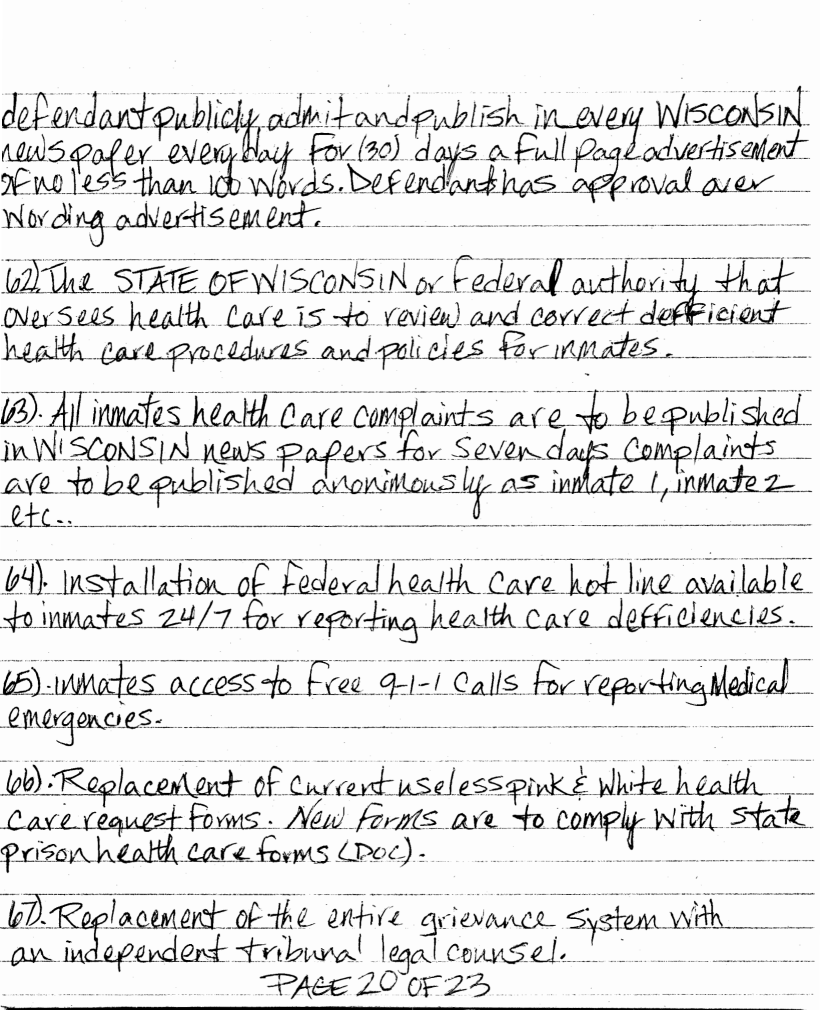
IX Intentional York 56). Huertas was subjected to intentional tort a Violation of his FIFTH, Eight and Fourteenth Amendment to the U.S. CONST. though they were Stated Fully herein. Defendants CoWaite, COMorton, CoMwray, Dr. Koven Horton, Dr. Lanva Sukowaty, Dr. Jackie Christanson, Dr. Shelly Johnson, Dr. Jennifer Sabatier, (NP) Charles Dombeck, Nurses: Holly, Scott, Mud, Sheryl, Jane Doe 1, Jane Doe 2, Jane Doe 3, Jané Doe4, Jane Doe5, Jane Doe 6 and Jane Doe7 al the above Mentioned individuals herein violated thuertas rights depriving Mr. Huertas of his right to due process by Subjecting Mr. Huertas to excessive suffering and the intentional infliction of emotional and Mental distress, disregarding Mr. Huertas serious Medical need and Sovere fainbefore and after surgery.

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X. Cruel and unusual Punishment 57). Huertas Was subjected to cruel and unusual Punishment in Violation of his Fifth, Eight and Fourteenth 'Amendment Rights to the U.S. CONST. Huertas realleges and incorporate Paragraphs 30 thru 52 asthough they were stated fully herein. Defendants cowaite, co Morton, comurray, Dr. Karentbotton (Medical director), Dr. Laura Shkowaty (Medical director), Dr. Jackie Christanson, Dr. Jennifer Sabatier, (NP) Charles Dombeck, Nurses: Holly, Sheryl, Scott, Mud, Jane Doel, Jane Doez, Janeboe 3, Jane Doe 4, Janeboe 5, Jane Doe 6, and Jane Doe7, all the above mentioned individuals herein, Yiolated Huertas rights by depriving Mr. Huertas of adequate Medical care and denying of or delay in access to medical personnel Murses tailure to perform prescribed dressing changes and doctors failing to carry out medical orders prescribed by outside doctor/thspital not followed in which also inflicted emotional and Mental distress due to tear of limborlite. XI. Failure To Project 58). Huertas was subjected to a violation of his Fifth, Eight and Fourteenth Amendment Rights to the U.S. CONST. When Jail officials and/or health Staff Failed to protect their tas as their tas ability to protect himself and seek outside aid was taken away when Huertas was taken into custody (02-08-2019). PAGE 160F23

Theretore, Since 02-14-2019 Jail Officials and/or Health Staff Knew that thertas Was Facing a Serious risk of Substantial harm and falled to take action to protect theretas against the harm he suffered thertas incorporate Paragraphs 30 thru 52 as though they were stated fully herein Defendants Michael Hafemann, co Waite, co Morton and co Murray as well as Armor Health care (MD) Dr. Karen Horton and Well Path Cave (MB) Dr. Lawa Sukowaty (Who Attorney Andrew Golden attempted to reach by Phone, to no avail, all of the above Mentioned individuals Failed to take action to protect Mr. Huertas against a Serious risk of substantial harm 59). Huertas has no plain, adequate or complete remedy at law to redress the wrongs described herein. thertas has been and will continue to be irreparably injured by the conduct of the defendants unless this court grants relief which Plaintiff Seeks. 60). Wherefore, Mr. Huertas respectfully prays that this court enter Judgement granting;

01). Admission of responsability, thurstas demands that each PAGE 19 0723



Tribunal Members are to have authorities to correct any grievance and cannot be countermanded by toc & CSFI Staff.

68). Himination of the grievance "Kiosk" System.

68). Himination of the grievance "Kiosk" System. All grievances are to provide the Anthor With a Free Carbon Copy.

- 69)-Grievances Must be answered Within 10 consecrative days and finalized within (30) days. If not solve Within (30) days complainant to receive no less than \$5,000 after taxes.
- 70) Any person Medically claiming need for a double Matress shall be granted same : HOC & CJF Staff have no anthority in this medical issue.
- 71). At the Hocé CF all immates are allowed to have a pillow.
- 72). HOC & CJF Staffare to respect federal HIPPA Laws and have no authorities in Medical Matters-
- 73). Restoration of Full ink pens and pencils with erasers and crank type pencil shappner.

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- 74). Installation of a quantity of law library computers to Meet 10% of the Maximum CJF population at the CJF.
- 75). Installation of a quanty of law library computers to Melt 10% of the maximum toc population at the Hoc.
- 76). Law library computers at the HOCE CJF are to have word processing and Printing Capability Without restrictions including internet access.
- 77). Demand that a USP.S. Agent be on the grounds of the Ho(& CJF available (5) days a week for no less than (6) hours a day. Divectly accessible to inmates.
- 78). Access to U.S.P.S. Certified Mail, Fed Ext UPS and a postal certified Scale.
- 79). Quarantining of Sick and injured inmates in HSn Dorm is to be restorted at the HOC.
- 80). A Jury trial on all issues triable by Jury.
- B1). Order defendants, Supervisors to Pay Mr. thertas Compensatory damages in the amount of \$3,000,000 PAGE 22 OF 23

against each defendant, Jointly and Severally. 82. Order défendants, supervisors to pay Mr. Huertas. Punitive damages in the amount of \$2,000,000. against each défendant. 83). Order defendants to pay all reasonable court Fees, Plaintiffs cost in this Suit, attorney Fees; and grant any additional relief this Honorable court deems Just, proper and equitable. VERIFICATION I have read the Foregoing complaint and hereby Verifythat the Matters alleged therein are true, except as to Matters alleged on information and belief, and, as to those, I believe them to be true I certify under penalty of persury and under the laws of the usa that the Foregoing is true and correct pursuant to 28 U.S.C. 5'ec1746 Executed at Milwanker, WISCONSIN

ON 11/05/2019

Mehemas Huertas Jr. #343598, DOB 18

Milw. Co. Jail, 949 N.9th St. Milw. W1 53233

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